Tanner

is estimated close to 6 million may have perished, it is estimated, over the 600, 700 years that slavery was legal. And so Senegal has a tremendous place in the heart of African Americans and Africans in general, and Americans in general.

Mr. Speaker, once again, we are very pleased that this transition of government was done in a most noble way. With that, I urge my colleagues to support the resolution.

Mr. Speaker, I yield back the balance of my time.

Mr. GILMAN. Mr. Speaker, I do not have further requests for time, and I yield back the balance of my time.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from New York (Mr. GILMAN) that the House suspend the rules and agree to the resolution, H. Res. 449.

The question was taken; and (twothirds having voted in favor thereof) the rules were suspended and the resolution was agreed to.

A motion to reconsider was laid on the table.

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE

The SPEAKER pro tempore. Pursuant to clause 8 of rule XX, the Chair will now put the question on each motion to suspend the rules on which further proceedings were postponed earlier today, and on yesterday, in the order in which that motion was entertained.

Votes will be taken in the following order:

H. Con. Res. 295, by the yeas and nays;

H. Con. Res. 304, by the yeas and nays;

S. 1744, by the yeas and nays;

H.R. 1509, by the yeas and nays;

H. Con. Res. 310, by the yeas and navs.

The Chair will reduce to 5 minutes the time for any electronic vote after the first such vote in this series.

RELATING TO CONTINUING HUMAN RIGHTS VIOLATIONS AND POLIT-ICAL OPPRESSION IN SOCIALIST REPUBLIC OF VIETNAM

The SPEAKER pro tempore. The pending business is the question of suspending the rules and agreeing to the concurrent resolution, H. Con. Res. 295, as amended.

The Clerk read the title of the concurrent resolution.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from New York (Mr. GILMAN) that the House suspend the rules and agree to the concurrent resolution, H. Con. Res. 295, as amended, on which the yeas and nays are ordered.

The vote was taken by electronic device, and there were—yeas 415, nays 3, not voting 16, as follows:

[Roll No. 133] YEAS—415

Abercrombie

Ackerman

Aderholt

Andrews

Archer

Armey

Bachus

Baker

Baldacci

Baldwin

Barcia

Barr

Ballenger

Barrett (NE)

Barrett (WI)

Bartlett

Bateman

Becerra.

Bentsen

Bereuter

Berkley

Berman

Berry

Biggert

Bilbray

Bishop

Bliley

Blunt

Boehlert

Boehner

Bonilla

Bonior

Bono

Borski

Boswell 1

Boucher

Brady (PA)

Brady (TX)

Brown (FL)

Brown (OH)

Bryant

Burton

Buyer

Callahan

Campbell

Canady

Cannon

Capuano

Cardin

Carson

Castle

Chabot

Clayton

Clement

Clyburn

Coble

Collins

Condit

Convers

Cooksey

Costello

Cox

Coyne

Crane

Cubin

Cramer

Crowley

Danner

Deal

DeFazio

DeGette

Delahunt

Cummings

Davis (FL)

Davis (IL)

Davis (VA)

Isakson

Jackson (IL)

Istook

Northup

Norwood

Nussle

Cunningham

Combest

Clay

Chambliss

Capps

Calvert

Camp

Burr

Boyd

Bilirakis

Blagojevich

Blumenauer

Barton

Bass

Baca.

Allen

DeLauro Jackson-Lee DeLay (TX) Jefferson DeMint Deutsch Jenkins Diaz-Balart John Johnson (CT) Dickey Johnson, E. B. Dicks Johnson, Sam Dingell Jones (NC) Dixon Jones (OH) Doggett Dooley Kanjorski Doolittle Kaptur Kasich Dovle Dreier Kellv Kildee Duncan Kilpatrick Dunn Edwards Kind (WI) King (NY) Ehlers Kingston Ehrlich Kleczka Emerson Klink Engel Knollenberg English Kolbe Eshoo Kucinich Etheridge Kuykendall Evans LaFalce Everett LaHood Ewing Lampson Farr Lantos Fattah Largent Filner Larson Fletcher Latham Folev LaTourette Forbes Lazio Ford Leach Fossella Lee Fowler Levin Frank (MA) Lewis (CA) Franks (NJ) Lewis (GA) Frelinghuvsen Lewis (KY) Frost Linder Gallegly Lipinski Ganske LoBiondo Gejdenson Lofgren Gekas Lowey Gephardt Lucas (KY) Gibbons Luther Gilchrest Malonev (CT) Gilman Maloney (NY) GonzalezManzullo Goode Markey Goodlatte Martinez Goodling Mascara Gordon Matsui Goss McCarthy (MO) Graham McCarthy (NY) Granger McCollum Green (TX) McCrery Green (WI) McDermott Greenwood McGovern Gutknecht McHugh Hall (OH) McInnis Hall (TX) McIntyre Hansen McKeon Hastings (FL) McKinney Hastings (WA) McNultv Hayes Meehan Havworth Meek (FL) Hefley Meeks (NY) Herger Menendez Hill (MT) Metcalf Hilleary Mica Millender-Hilliard Hinchey McDonald Miller (FL) Hinoiosa Hobson Miller, Gary Hoeffel. Miller, George Hoekstra Minge Holden Mink Holt Moakley Hooley Mollohan Horn Hostettler Moran (KS) Moran (VA) Houghton Morella Murtha Hulshof Nadler Hunter Napolitano Hutchinson Neal Nethercutt Hvde Ney Inslee

Oberstar Ryan (WI) Ryun (KS) Obey Olver Sabo Salmon Ortiz Sanchez Ose Owens Sandlin Packard Sanford Sawyer Pallone Pascrell Saxton Scarborough Pastor Payne Schaffer Schakowsky Pease Pelosi Scott Peterson (MN) Sensenbrenner Peterson (PA) Serrano Sessions Phelps Shadegg Pickering Shaw Pickett Shays Pitts Sherman Pombo Sherwood Pomeroy Shimkus Porter Shows Portman Shuster Price (NC) Simpson Prvce (OH) Sisisky Quinn Skeen Radanovich Skelton Rahall Slaughter Ramstad Smith (MI) Rangel Smith (NJ) Regula Smith (TX) Reyes Smith (WA) Reynolds Snyder Riley Spence Rivers Spratt Rodriguez Stabenow Stark Roemer Stearns Rogan Rogers Stenholm Rohrabacher Strickland Ros-Lehtinen Stump Rothman Stupak Roukema Sununu Roybal-Allard Sweeney Royce Talent Rush Tancredo

Tauscher Tanzin Taylor (MS) Taylor (NC) Terry Thomas Thompson (CA) Thompson (MS) Thornberry Thune Thurman Tiahrt Tiernev Toomey Towns Traficant Turner Udall (CO) Udall (NM) Upton Vento Visclosky Vitter Walden Walsh Wamp Waters Watkins Watt (NC) Watts (OK) Waxman Weiner Weldon (FL) Weldon (PA) Weller Wexler Weygand Whitfield Wicker Wilson Wolf Wu Wvnn Young (FL)

NAYS-3

Chenoweth-Hage Gillmor

Paul

NOT VOTING-16

Coburn McIntosh Velázquez Cook Moore Wise Gutierrez Myrick Woolsey Hill (IN) Oxley Young (AK) Kennedy Sanders Lucas (OK) Souder

\square 1217

So (two-thirds having voted in favor thereof) the rules were suspended and the concurrent resolution, as amended, was agreed to.

The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE

The SPEAKER pro tempore (Mr. QUINN). Pursuant to the provisions of clause 8 of rule XX, the Chair announces that he will reduce to a minimum of 5 minutes the period of time within which a vote by electronic device may be taken on each additional motion to suspend the rules on which the Chair has postponed further proceedings.